

**UNITED STATES DISTRICT COURT, DISTRICT OF NEW MEXICO
SENTENCING MINUTE SHEET**

CR No:	22-891KG		USA vs.:	BIDDLE					
Date:	4/25/2023		Name of Deft:	JEFFREY DEAN BIDDLE					
Before the Honorable:		KENNETH J. GONZALES, UNITED STATES DISTRICT JUDGE							
Time In/Out:	2:23-3:20 PM			Total Time in Court (for JS10):	57 MINUTES				
Clerk:	ANNETTE NANEZ			Court Reporter:	FATIMA SANCHEZ				
AUSA:	MARISA ONG			Defendant's Counsel:	DANIEL RUBIN				
Sentencing in:	LAS CRUCES			Interpreter:	N/A				
Probation Officer:	MELISSA CORELLA			Sworn?	<input checked="" type="checkbox"/>	Yes	<input type="checkbox"/>	No	
Convicted on:	<input checked="" type="checkbox"/>	Plea	Verdict	As to:	<input type="checkbox"/>	Information	<input checked="" type="checkbox"/>	Indictment	
If Plea:	<input checked="" type="checkbox"/>	Accepted	Not Accepted	Adjudged/Found Guilty on Counts:	Counts 1-5				
If Plea Agreement:	<input checked="" type="checkbox"/>	Accepted	Not Accepted	No Plea Agreement	Comments:				
Date of Plea/Verdict:	10/26/2022			PSR:	<input checked="" type="checkbox"/>	Not Disputed	<input type="checkbox"/>	Disputed	
PSR:	<input checked="" type="checkbox"/>	Court Adopts PSR Findings			Evidentiary Hearing:	<input checked="" type="checkbox"/>	Not Needed	<input type="checkbox"/>	Needed
Exceptions to PSR:									

SENTENCE IMPOSED

Imprisonment (BOP): **LIFE; LIFE AS TO COUNT 1, 600 MONTHS AS TO COUNT 2, AND 480 MONTHS AS TO COUNTS 3-5; SAID TERMS SHALL RUN CONCURRENTLY FOR A TOTAL TERM OF LIFE. SAID TERM SHALL ALSO RUN CONCURRENTLY TO THE SENTENCE IMPOSED BY THE 6TH JUDICIAL DISTRICT COURT OF LUNA COUNTY IN DOCKET NO: D-619-CR-2021-00219.**

Supervised Release:	10 YEARS AS TO EACH COUNT; SAID TERMS SHALL RUN CONCURRENTLY		Probation:					
	500-HOUR DRUG PROGRAM	<input checked="" type="checkbox"/>	BOP SEX OFFENDER PROGRAM		OTHER:			
	Court recommends ICE begin removal proceedings immediately or during service of sentence					<input checked="" type="checkbox"/>	ICE not applicable	

SPECIAL CONDITIONS OF SUPERVISION

	Participate in/successfully complete subst abuse program/testing up to a maximum of 60 tests per year.	<input checked="" type="checkbox"/>	Reside halfway house (up to) 180 days					
<input checked="" type="checkbox"/>	Participate in a mental health treatment program/and take all mental health medications prescribed	<input checked="" type="checkbox"/>	Prohibited from viewing or possessing any material that depicts sexually explicit					
<input checked="" type="checkbox"/>	Must not go to or remain within 100 feet of school yards, parks, etc	<input checked="" type="checkbox"/>	Must not have direct contact with children under the age of 18 years					
<input checked="" type="checkbox"/>	Must cooperate and comply with the United States Probation Office's Computer Restriction and Monitoring Program (CRMP)	<input checked="" type="checkbox"/>	No volunteering where children supervised					
<input checked="" type="checkbox"/>	Grant limited waiver of confidentiality	<input checked="" type="checkbox"/>	Restricted from occupation with access to children					
<input checked="" type="checkbox"/>	OTHER: CONSISTENT WITH A STIPULATION IN THE PLEA AGREEMENT, THE DEFENDANT FORFEITS HIS RIGHT, TITLE, AND INTEREST IN THE FOLLOWING ASSETS AND PROPERTIES: AN IPHONE SE SEIZED FROM HIS RESIDENCE ON OCTOBER 7, 2021.							

Fine: \$			Restitution: \$					
SPA: \$	500.00	(\$100) as to each Count	Payment Schedule:	<input checked="" type="checkbox"/>	Due Imm.	<input type="checkbox"/>	Waived	

THE DEFENDANT IS SUBJECT TO THE PROVISIONS OF THE JUSTICE FOR VICTIMS OF TRAFFICKING ACT OF 2015, WHICH REQUIRES THE COURT TO ASSESS AN AMOUNT OF \$5,000 ON ANY NON-INDIGENT PERSON OR ENTITY CONVICTED OF AN OFFENSE UNDER 18 U.S.C. CHAPTERS 77, 109A, 110, 117; OR SECTION 274 OF THE IMMIGRATION AND NATIONALITY ACT (8 U.S.C. § 1324). THE COURT FINDS THE DEFENDANT IS INDIGENT AND WILL NOT BE REQUIRED TO PAY THE \$5,000 ASSESSMENT.

THE MANDATORY RESTITUTION FOR SEXUAL EXPLOITATION OF CHILDREN ACT; THE AMY, VICKY, AND ANDY CHILD PORNOGRAPHY VICTIM ASSISTANCE ACT OF 2018; AND 18 U.S.C. § 2259 ARE APPLICABLE IN THIS CASE; HOWEVER, NO CLAIM FOR RESTITUTION HAS BEEN MADE BY THE VICTIM(S). THEREFORE, NONE WILL BE ORDERED.

	Advised of Right to Appeal	<input checked="" type="checkbox"/>	Waived Appeal Rights per Plea Agreement					
<input checked="" type="checkbox"/>	Held in Custody		Voluntary Surrender					
<input checked="" type="checkbox"/>	Recommended place(s) of incarceration:	FACILITY NEAR SACRAMENTO, CA, IF ELIGIBLE						
	Dismissed Counts:							
OTHER COMMENTS:								